

PRE-AWARD INFORMATION

Please have this document executed by an official authorized to sign on behalf of your organization and return it as soon as possible. This document is intended to be a supplement to your Online Representations and Certifications Application System for Award Management (SAM). SAM is an e-Government initiative that was designed by the Integrated Acquisition Environment (IAE) to replace the paper based Representations and Certifications (Reps and Certs) process. The SAM on-line system can be found by going to http://www.sam.gov and clicking on "Online Reps and Certs Application" on the left side of the screen.

_	CONTRACT/PURCHASE ORDER/MODIFICATION/SOLICITATION NO.	
NA	ME AND LOCATION OF BUSINESS ORGANIZA	TION (PLACE OF PERFORMANCE)
	DUNS #:	
	The DUNS Number is a unique 9 digit identifier provided locating your DUNS number please visit www.sam.gov or o	
	Name of Company INSERT LEGAL NAME	DUNS #
	INSERT LEGAL NAME	OF COMPANY
	Company Address	
	Primary Performance Location	(Include Zip +4 Code)
		(Include Zip +4 Code)
	E-mail address www URL	(Website Address)
	Tax Payer Identification No. (TIN) Social Security No. (SSN) if Individual	
	Offeror must supply DUNS# to receive any contract	award to receive <u>any</u> award.
	SAM REGISTRATION IS REQUIRED FOR ALL	
	System for Award Management (SAM) Registration If checked YES, what is SAM Expiration Date	_
	BUSINESS ORGANIZATION	
		<u>_</u>
	It operates as an individual, a partnership, institution, a corporation, incorporated	a *non-profit organization, an**educational under the laws of the State of

*Nonprofit organization" means a university or other institution of higher education or an organization of the type described in section 501 (c)(3) of the Internal Revenue Code of 1954 (26 U.S.C. 501 (c)) and exempt from taxation under section 501 (a) of the Internal Revenue Code (26 U.S.C. 501 (a)), or any nonprofit scientific or educational organization qualified under a State nonprofit organization statute.

**Educational institution means a public or nonprofit institution of higher education, e.g., an accredited college or university, as defined in section 1201(a) of Public Law 89-329, November 8, 1965, Higher Education Act of 1965; (20 U.S.C. 1141 (a)).

RADIATION MATERIALS/DEVICES **3.** (For purposes of this question, "radiation" includes particles with energies in the range of KeV or higher. It does not include laser, IR, UV or microwave radiation.) Is there any planned or potential use of radioactive material Yes \square No \square

	1 1					
b)	Is there any planned or potential use of a radiation-producing device (e.g., accelerator, reactor, x-ray machine, fusion device)?					
	If a) or b) above is answered "yes," ple	ease provide the following information:				
	Principal Investigator	Phone No				
	Health Physicist/ Radiation Safety Officer	Phone No.				
PER	REFORMANCE OF WORK LOCATION	4				
Gove ARC	contractor personnel perform any parernment-owned contractor-operated (GO GONNE, or at a Government-owned GO) facility?	OCO) facility, such as	GOGO GOGO			

A proposal may include technical data and other data, including trade secrets and/or privileged or confidential commercial or financial information, which the offeror does not want disclosed to the public or used by the Laboratory or the Government for any purpose other than proposal evaluation. To

protect such data, the offeror should specifically identify each page, including each line or paragraph thereof, containing the data to be protected, and mark the cover sheet of the proposal with the notice set

OF

DATA

forth immediately below:

PROTECTION

NOTICE

a)

4.

5.

under the proposed contract?

The data contained in pages _____ of this proposal have been submitted in confidence and contain trade secrets or proprietary information, and such data shall be used or disclosed only for evaluation purposes; provided that if a contract is awarded to the offeror as a result of or in connection with the submission of this proposal, the Government and the Laboratory shall have the right to use or disclose the data herein to the extent provided in the contract. This restriction does not limit the Government's or the Laboratory's right to use or disclose data obtained without restriction from any source, including the offeror.

Reference to this notice on the cover sheet should be placed on each page to which the notice applies. Data, or abstracts of data, marked with this notice will be retained in confidence and used by the Laboratory, DOE or its designated representative(s), including Laboratory or Government contractors and consultants, solely for the purpose of evaluating the proposal. The data so marked will not otherwise be disclosed or used without the offeror's prior written permission except to the extent provided in any resulting contract, or to the extent required by law. The restriction contained in the notice does not limit the Laboratory's nor the Government's right to use or disclose any data contained in the proposal if it is obtainable from any source, including the offeror, without restriction. Although it is our policy to treat all proposals as confidential, neither the Laboratory nor the Government assumes any liability for disclosure or use of unmarked data and both may use or disclose such data for any purpose.

6. LABORATORY TERMS AND CONDITIONS

By submission of its offer, the offeror represents that, unless otherwise noted in the offeror's proposal, the Laboratory's standard terms and conditions (included in the Laboratory's solicitation) will be included in and govern any subsequent contract.

7. REPORTING EXECUTIVE COMPENSATION

To receive any contract award valued at \$25,000 or more, offeror must provide the names and total compensation of each of the five most highly compensated executives for the Contractor's preceding completed fiscal year, if--

- (i) in the Contractor's preceding fiscal year, the Contractor received—
 - (A) 80 percent or more of its annual gross revenues in Federal contracts (and subcontracts), loans, grants (and subgrants) and cooperative agreements; and
 - (B) \$25,000,000 or more in annual gross revenues from Federal contracts (and subcontracts), loans, grants (and subgrants) and cooperative agreements; and
- (ii) The public does not have access to information about the compensation of the executives through periodic reports filed under section 13(a) or 15(d) of the Securities Exchange Act of 1934 (15 U.S.C. 78m(a), 78o(d)) or section 6104 of the Internal Revenue Code of 1986. (To determine if the public has access to the compensation information, see the U.S. Security and Exchange Commission total compensation filings at http://www.sec.gov/answers/execomp.htm.)
- (iii) Definitions. As used in this clause:

"Executive" means officers, managing partners, or any other employees in management positions.

"First-tier subcontract" means a subcontract awarded directly by a Contractor to furnish supplies or services (including construction) for performance of a prime contract, but excludes supplier agreements with vendors, such as long term arrangements for materials or supplies that would normally be applied to a Contractor's general and administrative expenses or indirect cost.

"Total compensation" means the cash and noncash dollar value earned by the executive during the Contractor's preceding fiscal year and includes the following (for more information see 17 CFR 229.402(c)(2)):

- (1) Salary and bonus.
- (2) Awards of stock, stock options, and stock appreciation rights. Use the dollar amount recognized for financial statement reporting purposes with respect to the fiscal year in accordance with the Statement of Financial Accounting Standards No. 123 (Revised 2004) (FAS 123R), Shared Based Payments.
- (3) Earnings for services under non-equity incentive plans. This does not include group life, health, hospitalization or medical reimbursement plans that do not discriminate in favor of executives, and are available generally to all salaried employees.
- (4) Change in pension value. This is the change in present value of defined benefit and actuarial pension plans.
- (5) Above-market earnings on deferred compensation which is not tax-qualified.
- (6) Other compensation, if the aggregate value of all such other compensation (*e.g.*, severance, termination payments, value of life insurance paid on behalf of the employee, perquisites or property) for the executive exceeds \$10,000.

[CHECK ONE]

8.

(i)	Cont	ractor did not receive
	_ (a)	80% or more of its annual gross revenues in Federal contracts (and subcontracts), loans, grants (and subgrants) and cooperative agreements; or
	(b)	\$25,000,000 or more in annual gross revenues from Federal contracts (and subcontracts), loans grants (and subgrants) and cooperative agreements; or
(ii)	execu Secur the In comp	public does have access to information about the compensation of the atives through periodic reports filed under section 13(a) or 15(d) of the rities Exchange Act of 1934 (15 U.S.C. 78m(a), 78o(d)) or section 6104 of aternal Revenue Code of 1986. (To determine if the public has access to the pensation information, see the U.S. Security and Exchange Commission compensation filings at http://www.sec.gov/answers/execomp.htm .)
	_ Infor	rmation required is included herein.
1.	Name	Total Compensation
2.	Name	Total Compensation
3.	Name	Total Compensation
4.	Name	Total Compensation
5.	Name	Total Compensation
as req inf	amended by uires the La ormation be	of the Federal Funding Accountability and Transparency Act of 2006 (Pub. L. 109-282), section 6202 of the Government Funding Transparency Act of 2008 (Pub. L. 110-252), aboratory to report information on subcontract awards. The law requires all reported made public, therefore, the the Laboratory is advising hereby its subcontractors that the action will be made public.
	CHECI	K IF APPLICABLE
		fferor in the previous tax year had gross income from all sources under \$300,000, the ory is not required to report award to that contractor.
CC	ONTINGEN	T FEE REPRESENTATION AND AGREEMENT
(a)	Represe offeror-	ntation. Except for full-time bona fide employees working solely for the offeror, the
	(1)	has, has not employed or retained any person or company to solicit or obtain this contract; and

		(2)	has, has not paid or agreed to pay to any person or company employed or retained to solicit or obtain this contract any commission, percentage, brokerage, or other fee contingent upon or resulting from the award of this contract.
			terpretation of the representation, including the term "bona fide employee," see Subpart 3.4 Federal Acquisition Regulation.
	(b)	reque	ement. The offeror agrees to provide information relating to the above Representation as sted by the Laboratory and, when subparagraph (a)(1) or (a)(2) is answered affirmatively, emptly submit to the Laboratory:
		(1)	A completed Statement of Contingent or Other Fees; or
		(2)	A signed statement indicating that the statement was previously submitted to the Laboratory, including the date and applicable solicitation or contract number, and representing that the prior statement applies to this offer.
9.	WAI	LSH-HI	EALEY PUBLIC CONTRACTS ACT REPRESENTATION
		_	epresents as a part of this offer that the offeror is \square or is not \square a regular dealer in, or is \square a manufacturer of, the supplies offered.
10.	CER	TIFIC	ATION OF NONSEGREGATED FACILITIES
	(a)	rooms storag transp direct	egated facilities," as used in this provision, means any waiting rooms, work areas, rest is and wash rooms, restaurants and other eating areas, time clocks, locker rooms and other ge or dressing areas, parking lots, drinking fountains, recreation or entertainment areas, portation, and housing facilities provided for employees, that are segregated by explicit ive or are in fact segregated on the basis of race, color, religion, or national origin because bit, local custom, or otherwise.
	(b)	provi	e submission of this offer, the offeror certifies that it does not and will not maintain or de for its employees any segregated facilities at any of its establishments, and that it does not will not permit its employees to perform their services at any location under its control

- (c) The offeror further agrees that (except where it has obtained identical certifications from proposed subcontractors for specific time periods) it will --
 - (1) Obtain identical certifications from proposed subcontractors before the award of subcontracts under which the subcontractor will be subject to the Equal Opportunity clause;

where segregated facilities are maintained. The offeror agrees that a breach of this certification

(2) Retain the certifications in the files; and

is a violation of the Equal Opportunity clause in the contract.

(3) Forward the following notice to the proposed subcontractors (except if the proposed subcontractors have submitted identical certifications for specific time periods):

NOTICE TO PROSPECTIVE SUBCONTRACTORS OF REQUIREMENT FOR CERTIFICATIONS OF NONSEGREGATED FACILITIES

A Certification of Nonsegregated Facilities must be submitted before the award of a subcontract under which the subcontractor will be subject to the Equal Opportunity clause. The certification may be submitted either for each subcontract or for all subcontracts during a period (i.e., quarterly, semiannually, or annually).

NOTE: The penalty for making false statements in offers is prescribed in 18 U.S.C. 1001.

11. COST ACCOUNTING STANDARDS NOTICES AND CERTIFICATION (Not required if proposed procurement is expected to be less than \$700,000 and company's AGGREGATE contract awards are expected to be less than \$50 Million)

NOTE: This notice does not apply to small businesses or foreign governments. This notice is in three parts, identified by Roman numerals I through III.

Offerors shall examine each part and provide the requested information in order to determine Cost Accounting Standards (CAS) requirements applicable to any resultant contract.

- I. DISCLOSURE STATEMENT-COST ACCOUNTING PRACTICES AND CERTIFICATION
- (a) Any contract in excess of \$\$700,000 resulting from this solicitation, except contracts in which the price negotiated is based on (1) established catalog or market prices of commercial items sold in substantial quantities to the general public, or (2) prices set by law or regulation, will be subject to the requirements of 48 CFR Parts 9903 and 9904, except for those contracts which are exempt as specified in 48 CFR, Subpart 9903.201-1.
- (b) Any offeror submitting a proposal which, if accepted, will result in a contract subject to the requirements of 48 CFR, Parts 9903 and 9904 must, as a condition of contracting, submit a Disclosure Statement as required by 48 CFR, Subpart 9903.202. The Disclosure Statement must be submitted as a part of the offeror's proposal under this solicitation unless the offeror has already submitted a Disclosure Statement disclosing the practices used in connection with the pricing of this proposal. If an applicable Disclosure Statement has already been submitted, the offeror may satisfy the requirements for submission by providing the information requested in paragraph (c) of Part I of this provision.

CAUTION: In the absence of specific regulations or agreement, a practice disclosed in a Disclosure Statement shall not, by virtue of such disclosure, be deemed to be a proper, approved, or agreed-to practice for pricing proposals or accumulating and reporting contract performance cost data.

(c)	Chec	Check the appropriate box below:			
		(1)	Certificate of Concurrent Submission of Disclosure Statement.		

cognizant contract auditor, (Disclosure must be on Form CAS-4. Forms may be obtained from the Laboratory Procurement Official.) Date of Disclosure Statement: Name and address of Laboratory Official where filed: The offeror further certifies that practices used in estimating costs in pricing this proposal are consistent with the cost accounting practices disclosed in the Disclosure Statement. (2) Certificate of Previously Submitted Disclosure Statement. The offeror hereby certifies that Disclosure Statement was filed as follows: Date of Disclosure Statement: Name and address of Laboratory Official where filed: The offeror further certifies that the practices used in estimating costs in pricing this proposal are consistent with the cost accounting practices disclosed in the applicable disclosure statement. (3) Certificate of Monetary Exemption. The offeror hereby certifies that the offeror, together with all divisions, subsidiaries, and affiliates under common control, did not receive net awards of negotiated prime contracts and subcontracts subject to CAS totaling more than \$50 Million in the cost accounting period immediately preceding the period in which this proposal was submitted. The offeror further certifies that if such status changes before an award resulting from this proposal, the offeror will advise the Laboratory immediately. (4) Certificate of Interim Exemption. The offeror hereby certifies that (i) the offeror first exceeded the monetary exemption for disclosure, as defined in (3) above, in the cost accounting period immediately preceding the

The offeror hereby certifies that, as a part of the offer, copies of the Disclosure Statement have been submitted as follows: (i) original and one copy to the Laboratory and (ii) one copy to the

period in which this offer was submitted and (ii) in accordance with 48 CFR, Subpart 9903.202-1, the offeror is not yet required to submit a Disclosure Statement. The offeror further certifies that if an award resulting from this proposal has not been made within 90 days after the end of that period, the offeror will immediately submit a revised certificate to the Laboratory, in the form specified under subparagraph (c)(1) or (c)(2) of Part I of this provision, as appropriate, to verify submission of a completed Disclosure Statement.

CAUTION: Offerors currently required to disclose because they were awarded a CAS-covered prime contract or subcontract of \$50 million or more in the current cost accounting period may not claim this exemption (4). Further, the exemption applies only in connection with proposals submitted before expiration of the 90-day period following the cost accounting period in which the monetary exemption was exceeded.

II. COST ACCOUNTING STANDARDS-ELIGIBILITY **MODIFIED** FOR CONTRACT **COVERAGE**

If the offeror is eligible to use the modified provisions of 48 CFR Subpart 9903.201-2(b) and elects to do so, the offeror shall indicate by checking the box below.

Checking the box below shall mean that the resultant contract is subject to the Disclosure and Consistency of Cost Accounting Practices clause in lieu of the Cost Accounting Standards clause.

The offeror hereby claims an exemption from the Cost Accounting Standards clause under the provisions of 48 CFR Subpart 9903.201-2(b) and certifies that the offeror is eligible for use of the Disclosure and Consistency of Cost Accounting Practices clause because during the cost accounting period immediately preceding the period in which this proposal was submitted, the offeror received less than \$50 million in awards of CAScovered prime contracts and subcontracts, or if, during its current cost accounting period, the offeror has been awarded a single CAS-covered prime contract or subcontract of \$50 million or more. The offeror further certified that if such status changes before an award resulting from this proposal, the offeror will advise the Laboratory immediately.

CAUTION: An offeror may not claim the above eligibility for modified contract coverage if this proposal is expected to result in the award of a CAS-covered contract of \$50 million or more or if, during its current cost accounting period, the offeror has been awarded a single CAS-covered prime contract or subcontract of \$50 Million or more.

ADDITIONAL COST ACCOUNTING STANDARDS APPLICABLE TO EXISTING III. **CONTRACTS**

The offeror shall accordance with sub in established cost a

indicate below who oparagraph (a)(3) of occounting practices a	the Cost Accounting	ng Standards clau	use, require	
YES	□NO			

12.	BERYLLIUM MACHINING OR PROCESSING (Required if contract will entail the machining or processing of Beryllium)				
		The offeror certifies that they are Beryllium Disease Prevention Pro are prepared to take necessary preca	gram, URL http://www.eh.degram ,	=	
13.	SUSP	ECT/COUNTERFEIT	PARTS	CERTIFICATION	
	wheth	ct/counterfeit parts shall not be used er on or off the Laboratory site, no hed as a result of this offer.	-		
14.	REPRESENTATION OF LIMITED RIGHTS DATA AND RESTRICTED COMPUTER SOFTWARE (JUN 1987) (48 CFR 52.227-15)				
	(a)	This solicitation sets forth the we Government's and the Laboratory's 52.227-14). Any resulting contract option to order additional data un 52.227-16 of the FAR, if include contract will be subject to the Right included in this contract. Under the that qualify as limited rights data function data in lieu thereof. The I to obtain delivery of limited rights or restricted rights notices, as approprint provides the Government the right to	known delivery requirements t may also provide the Government of the Additional Data R d in the contract. Any data is in DataGeneral clause at the latter clause, a Contractor of the contracted computer softward or restricted computer softward or restricted computer softward is a contracted. In addition, use of Ale	s for data (as defined in 48 CFR ernment and the Laboratory the equirements clause at 48 CFR a delivered under the resulting 48 CFR 52.227-14 that is to be may withhold from delivery data ware, and deliver form, fit, and I with its Alternates II and/or III re, marked with limited rights or ternate V with this latter clause	
	(b)	As an aid in determining the Govaforementioned Alternates in the offeror's response to this solicitation paragraph (b) of this provision to e or restricted computer software, or restricted computer software. Any software in the offeror's response is be awarded to the offeror.	clause at 48 CFR 52.227-14 n shall, to the extent feasible ither state that none of the data qualification of limited rig	4, Rights in DataGeneral, the c, complete the representation in ata qualify as limited rights data ualifies as limited rights data or ghts data or restricted computer	
		REPRESENTATION CONCERNII	NG DATA RIGHTS		
		Offeror has reviewed the requirem check appropriate block)	ents for the delivery of data	or software and states (offeror	

None of the data proposed for fulfilling such requirements qualifies as limited rights data or restricted computer software.

		Data proposed for fulfilling such requirements qualify as limited rights data or restricted computer software and are identified as follows:			
		DAT	A		
			_		
		Not A	Applicable		
			ights data" and "Restricted computer software" are defined in the contract clause neral." (48 CFR 52.227-14)		
			AS TO SMALL BUSINESS OR NONPROFIT STATUS UNDER PUBLIC MENDED BY PUBLIC LAW 98-620		
PATE	NT TE	RMS A	AND NOTICE OF RIGHT TO REQUEST PATENT WAIVER		
1.	requir Regul	ed for	ovisions of Public Law 96-517 as amended by Public Law 98-620, the patent terms contracts with offerors in certain categories are as set forth in DOE Acquisition In order to determine the Patent Provisions applicable to this contract, please check e box.		
	Offero	or is:			
		(a)	A small business firm as defined at Section 3 of Public Law 85-536 (15 U.S.C. 632) and implementing regulations of the Administrator of the Small Business Administration.		
		(b)	A university or other institution of higher education or an organization of the type described in Section 501(c)(3) of the Internal Revenue Code of 1954 (26 U.S.C. 501(c)) and exempt from taxation under Section 501(a) of the Internal Revenue Code (26 U.S.C. 501(a)); or		
		(c)	A nonprofit scientific or educational organization qualified under a State nonprofit organization statute.		
			Please identify the statute:		
		(d)	None of the above.		
2.	invent	tions co	e the right to request a waiver of all or any part of the rights of the United States in onceived or first actually reduced to practice in performance of the contract that may as a result of this solicitation, in advance of or within 30 days after the effective date		

15.

of contracting. Even where such advance waiver is not requested or the request is denied, the contractor will have a continuing right under the contract to request a waiver of the rights of the United States in identified inventions, *i.e.*, individual inventions conceived or first actually

reduced to practice in performance of the contract. Domestic small businesses and domestic nonprofit organizations normally will receive the patent rights clause at DEAR 952.227-11 which permits the contractor to retain title to such inventions, except under contracts for management or operation of a Government-owned research and development facility or under contracts for management or operation of a Government-owned research and development facility or under contracts involving exceptional circumstances or intelligence activities. Therefore, small businesses and nonprofit organizations normally need not request a waiver. See the patent rights clause in the draft contract in this solicitation. See DOE's patent waiver regulations at 10 CFR part 784. If offeror intends to request a waiver to such invention rights pursuant to DOE Patent Waiver Regulation 10 CFR 784, please indicate:

	I intend to request an adva 10 CFR 784.	rance waiver in accordance with DOE Patent Waiver Regulation		
	I do not intend to request a	an advance waiver	:	
BUY AMER	ICAN ACT – SUPPLIES	(Does Not Apply	To Construction)	
defined in the available off-mined, produ	e clause entitled, Buy Am the-shelf (COTS) items, c ced, or manufactured outs t - Supplies). NOTE: App	erican Act - Suppomponents of unide the United St	listed below, is a domestic end product (as plies), and that for other than commercially aknown origin are considered to have been tates (as defined in the clause entitled, Buy End Products will be evaluated in accordance	
Foreign End	Products		Country of Origin	

16.

16.A. NOTICE OF BUY AMERICAN ACT REQUIREMENT—CONSTRUCTION MATERIALS (FEB 2009)

(List as necessary)

- Definitions. "Commercially available off-the-shelf (COTS) item," "construction material," (a) "domestic construction material," and "foreign construction material," as used in this provision, are defined in the clause of this solicitation entitled "Buy American Act—Construction Materials" (Federal Acquisition Regulation (FAR) clause 52.225-9).
- (b) Requests for determinations of inapplicability. An offeror requesting a determination regarding the inapplicability of the Buy American Act should submit the request to the Contracting Officer in time to allow a determination before submission of offers. The offeror shall include the information and applicable supporting data required by paragraphs (c) and (d) of the clause at FAR 52.225-9 in the request. If an offeror has not requested a determination regarding the inapplicability of the Buy American Act before submitting its offer, or has not received a

response to a previous request, the offeror shall include the information and supporting data in the offer.

(c) Evaluation of offers.

- (1) The Government will evaluate an offer requesting exception to the requirements of the Buy American Act, based on claimed unreasonable cost of domestic construction material, by adding to the offered price the appropriate percentage of the cost of such foreign construction material, as specified in paragraph (b)(3)(i) of the clause at FAR 52.225-9.
- (2) If evaluation results in a tie between an offeror that requested the substitution of foreign construction material based on unreasonable cost and an offeror that did not request an exception, the Contracting Officer will award to the offeror that did not request an exception based on unreasonable cost.

(d) Alternate offers.

- (1) When an offer includes foreign construction material not listed by the Government in this solicitation in paragraph (b)(2) of the clause at FAR <u>52.225-9</u>, the offeror also may submit an alternate offer based on use of equivalent domestic construction material.
- (2) If an alternate offer is submitted, the offeror shall submit a separate Standard Form 1442 for the alternate offer, and a separate price comparison table prepared in accordance with paragraphs (c) and (d) of the clause at FAR 52.225-9 for the offer that is based on the use of any foreign construction material for which the Government has not yet determined an exception applies.
- (3) If the Government determines that a particular exception requested in accordance with paragraph (c) of the clause at FAR <u>52.225-9</u> does not apply, the Government will evaluate only those offers based on use of the equivalent domestic construction material, and the offeror shall be required to furnish such domestic construction material. An offer based on use of the foreign construction material for which an exception was requested—
 - (i) Will be rejected as nonresponsive if this acquisition is conducted by sealed bidding; or
 - (ii) May be accepted if revised during negotiations.

NAME OF OFF	EROR
BY	
(Signature of Pe	rson Authorized to Legally Bind the Offeror)
NAME AND TI	TLE OF
SIGNER	
DATE SIGNED	